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United States Bankruptcy Court Southern District of Georgia

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In re	Jose A T	orres			Case No.		
				Debtor(s)	Chapter	13	
				PLAN AND MOTIO 2005-3 Approved Form]	<u>ON</u>		
1.	Debtor(s) shall pay to the Trustee the sum of \$770 for the applicable commitment period of:						
		onths: or imum of 36 months	. § 1325(b)(4).		le include the following in month .	ng): These plan payments	
2.	From the	navments so receiv	ed, the Trustee shall make	-			
(a) The Trustee percentage fee as set by the United States Trustee.							
	(b) Attorney fees allowed pursuant to § 507(a)(2) of \$						
	(c) Other § 507 claims, unless provided for otherwise in the plan will be paid in full over the life of the plan as funds available in the order specified by law.				of the plan as funds become		
	(d)	become due after	s according to the contract the filing of the petition bu arrearage claim):			(b)(5). (Payments which esignated here will be added	
		CREDITOR		OF FIRST TRUSTE	<u>EE</u>	INITIAL MONTHLY	
		-NONE-	PAYMEN	<u>NT</u>		PAYMENT	
		IN THE ALTERNATIVE: Debtor will make post-petition payments direct to creditor according to the contract on the following long-term debts:					
		CREDITOR -NONE-			INITIAL M	ONTHLY PAYMENT	
	(e) Fully	(e) Fully Secured Allowed Claims and Executory Contracts as set forth below:					
		CREDITOR	COLLATERAL	ESTIMATED CLAIM	INTEREST RATE	MONTHLY PAYMENT	
		Banco Popular De Puert	2011 Hyundai X4	\$13,689.00	0.00%	\$150/20 months then \$400	
		Freedom Acpt	Living Room Set, Dining Set	\$5,263.00	0.00%	pro rata	
		Usaa Fsb	2004 Audi A4	\$6,388.00	0.00%	\$150	
	(f) Undersecured Allowed Claims. Debtor moves to value the collateral partially securing the following claims \$506 and provide payment in satisfaction of those claims as set forth below:			llowing claims pursuant to			
		CREDITOR	COLLATERAL	<u>VALUATION</u>	INTEREST	MONTHLY	
		-NONE-			RATE %	<u>PAYMENT</u>	

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	(g) Cure payments on allowed prepetition are	rearage claims set forth below. §	1322(b)(5):	14-41251	
	CREDITOR -NONE-		ESTIMATED PREPE	TITION CLAIM	
	(h) The following unsecured allowed claims	are classified to be paid at 100%	with interest at	%; ⊠ without interest.	
	CREDITOR -NONE-				
	(i) Allowed general unsecured claims or 6, will be paid a <u>0</u> % divide				
3.	Debtor will make § 1326(a)(1) pre-confirmation creditors: Direct to the Creditor; of the C	on lease and adequate protection To the Trustee	payments on allowed cl	aims of the following	
	CREDITOR	<u> </u>	ADEQUATE PROTECT	ION OR LEASE IENT AMOUNT	
	-NONE-		IAIN	IENT AWOUNT	
4.	Debtor will pay all post-petition domestic support obligations direct to the holder of such claim identified Debtor requests Trustee to provide the statutory notice of § 1302(d) to these claimants.			ed here. § 101(14A).	
	CREDITOR Raica Candelario		<u>SS</u> Inoz Rivora; URB Los M s, PR 00601	Maestros #4;	
5.	Pursuant to 11 U.S.C. §522(f), debtor moves 349, with respect to the property described be		g creditors, upon confirn	nation but subject to §	
	CREDITOR	PROPER	RTY		
	Armd Frc Lns	hhgs			
	Omnifin	hhgs			
	Pioneer Mcb	hhgs			
	Springleaf Financial S	hhgs			
6.	The following collateral is surrendered to the creditor to satisfy the secured claim to the extent shown below:				
	CREDITOR	DESCRIPTION OF	AMO	UNT OF CLAIM	
	-NONE-	COLLATERAL		SATISFIED	
7.	Holders of allowed secured claims shall retain	the liens securing said claims to	the full extent provided	by § 1325(a)(5).	

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8. Other provisions: 14-41251

Debtor consents to extend the term of this plan as needed to fund allowed claims.

9. The amount, and secured or unsecured status, of claims disclosed in this Plan are based upon debtor's best estimate and belief. An allowed proof of claim will supersede those estimated claims. Objections to claims may be filed before or after confirmation. Debtor will increase payments in the amount necessary to fund allowed claims as this Plan proposes, after notice from the Trustee and a hearing if necessary, unless a Plan Modification is approved.

Date	August 4, 2014	Signature	/s/ Jose A Torres
			Jose A Torres
			Debtor

Revised 10/2005